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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/890,055	09/12/2002	Urs Wuest	7524.23USWO	5754
	7590 11/16/2004		EXAMINER	
MERCHANT & GOULD PC P.O. BOX 2903			SORKIN, DAVID L	
MINNEAPOLIS, MN 55402-0903			ART UNIT	PAPER NUMBER
			1723	

DATE MAILED: 11/16/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)					
		09/890,055	WUEST ET AL.					
		Examiner	Art Unit					
		David L. Sorkin	1723					
Pe	The MAILING DATE of this communication a eriod for Reply	appears on the cover sheet w	ith the correspondence address	5				
	A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a religible of the second	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thir iod will apply and will expire SIX (6) MOM tute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. THS from the mailing date of this communi BANDONED (35 U.S.C. & 133)	ication.				
St	tatus							
	1)⊠ Responsive to communication(s) filed on 18	3 October 2004.						
		his action is non-final.						
	3) Since this application is in condition for allow		ters, prosecution as to the meri	its is				
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Di	sposition of Claims							
	4)⊠ Claim(s) <u>8-15</u> is/are pending in the application	on.						
	4a) Of the above claim(s) <u>14 and 15</u> is/are withdrawn from consideration.							
	5) Claim(s) is/are allowed.		•					
	6)⊠ Claim(s) <u>8-13</u> is/are rejected.							
	7) Claim(s) is/are objected to.							
	8) Claim(s) are subject to restriction and	d/or election requirement.						
Αr	oplication Papers							
	•	in or						
	9) The specification is objected to by the Exami							
	10)⊠ The drawing(s) filed on <u>18 October 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
	Applicant may not request that any objection to the							
	Replacement drawing sheet(s) including the corre			` '				
	11) The oath or declaration is objected to by the	Examiner. Note the attached	I Office Action or form PTO-15	2.				
Pri	iority under 35 U.S.C. § 119							
	 12) △ Acknowledgment is made of a claim for foreignal All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docume 2. ☐ Certified copies of the priority docume 3. ☒ Copies of the certified copies of the priority 	ents have been received. ents have been received in A	pplication No					
	application from the International Bure							
	* See the attached detailed Office action for a list	st of the certified copies not	received.					
_	achment(s)	_						
1) [2 2) [✓ Notice of References Cited (PTO-892) ✓ Notice of Draftsperson's Patent Drawing Review (PTO-948) 		ummary (PTO-413)					
3) [Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06 Paper No(s)/Mail Date)/Mail Date formal Patent Application (PTO-152)					
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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submissions filed on 20 September 2004 and 18 October 2004 have been entered.

Election/Restrictions

2. Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claims 8-13, drawn to a heatable mixer in combination with other parts.

Group II, claims 14 and 15, drawn to a method of treating flour.

- 3. The inventions listed as Groups I and II do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: While the Groups share some features, particularly two mixers and a dryer/cooler, this set of features is known in the art as evidenced by Wayne (US 3,519,431). Other features are not shared by the Groups such as filters and a valve system.
- 4. During a telephone conversation with Jim Larson on 08 November 2004 a provisional election was made with traverse to prosecute the invention of Group I,

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claims 8-13. Affirmation of this election must be made by applicant in replying to this Office action. Claims 14 and 15 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Claim Rejections - 35 USC § 112

- 6. The following is a quotation of the second paragraph of 35 U.S.C. 112: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 7. Claims 8-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 8, the phrase "a second valve system" renders the claim indefinite because, as currently amended, claim 8 mentions no other valve system. It is unclear how many valve systems are required. It is suggested that the word "second" be deleted if applicant only intends that a single valve system be required. In claim 9, it is unclear which of the two batch mixers "the batch mixer" refers to. Each of claims 10-13 utilizes the phrase "is provided". It is unclear whether the elements "provided" are required elements of the claimed device, as the language of these claims would be literally satisfied if one or more separate and distinct devices

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instead had these elements. It is suggest that a phrase such as "further comprising" be utilized if these elements are intended to be required aspects of the claimed invention.

Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 9. Claims 8-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Wayne (US 3,519,431). Regarding claim 8, Wayne ('431) discloses a heatable mixer (including A and optionally D and E), drying and cooling equipment, filters (G) and discharge equipment (for example 47,47a), wherein the heatable mixer is connected to a dryer/cooler (L) and the dryer/cooler is connected by a valve system (43) to a second batch mixer (M) which has devices for adding additives (see Fig. 1). Regarding claim 9, the batch mixer has a device having nozzle bars (for example 17a). Regarding claims 10-13, as discussed above, these claims do not clearly positively recite additional requirements for the claimed device, but instead discuss items "provided", such as a heating duct and another dryer/cooler and/or batch mixer. As indicated by the word "steam" in several instances in the drawings, heating ducts are provided. Additional mixers including 50, 59, 75, 87 and 100 are also provided.

Response to Arguments

10. The examiner agrees with applicant's remark that the currently amended claims satisfy the written description requirement.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to David L. Sorkin whose telephone number is 571-272-1148. The examiner can normally be reached on 9:00 -5:30 Mon.-Fri..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L. Walker can be reached on 571-272-1151. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David L. Sorkin Primary Examiner Art Unit 1723

DLS